THE COURTS.

The Havana Half-Million Lottery Case.

Business in the United States Courts, Over and Terminer and General Sessions.

Suit for Counsel Fees-Decisions.

Two homicide cases, set down for trial yesterday in the Court of Oyer and Terminer, had to be adjourned owing to the absence of the Deputy Coroners making the post-mortem examination. Attachments were issued against them and the Court adjourned till Friday.

The half-million dollar prize recently drawn by a Philadelphian in the Royal Havana Lottery is still subject of litigation in the courts, as will be seen by the report below of proceedings yesterday in Supreme Court, Chambers.

The interminable Navarro water metre case was set down for argument yesterday, in the Supreme Court, Chambers, before Judge Fancher, but owing to the absence of one of the counsel the same was postponea till the 26th inst.

UNITED STATES COMMISSIONER'S COURT. Charges of Counterfeiting.

Before Commissioner Osborn. Radford, Joseph English and William Spikes, alias Davis and Walsh, were brought be-fore Commissioner Osborn yesterday and charged with having bad in their possession counterfeit five cent pieces and moulds for the manufacture of the same on poard the canal boat Joe Traviss, bethe same on board the canal boat Joe Traviss, between piers 44 and 45 North River. Mr. Robert N.
Watte appeared as counsel for Spikes and English
and Mr. L. W. Emerson for Radiord. It appeared
from the testimony of Deputy Marshal Crowley
that he and another watched the canal boat for
several hours. One night they saw a large fire on
board the boat, and in the day time Crowley saw
one of the prisoners showing to the other two,
while they were in the boat, something which he
held in his hand. He could not say what thissomething was, Subsequently, on entering the
boat, he found some packages of counterfeit
nickel five cent pieces and moulds. The further
hearing of the case was adjourned to Thursday
next.

The Case of Edmund Walker and His Family.
Before Commissioner Davenport.

Edmund Walker and his wife, son and daughter were charged before Commissioner Davenport with having been engaged in the manufacture of counteriest money near the town of Tremont, Westchester county. The particulars of this affair have been published in the Herald. It is alleged that about \$150 in counterfeit money and several implements for the manufacture of bogus stamps were found in their possession. They were committed for examination on Friday next in default of \$10,000 bail each. Mr. L. W. Emerson was assigned as counsel to defend the accused.

SUPREME COURT-CHAMBERS.

That Half-Million Havana Lottery

Before Judge Fancher. The luck of Richard Peniston, the Philadelphia ale vault man, in drawing, in May last, a \$500,000 prize from the Royal Havana Lottery is pretty well known by this time to "all the world and the rest of mankind." It is also known, the facts being at the time fully published in the Herald, that one Elisha T. Whitney, also of Philadelphia, put in a claim for hall of the amount on account of his personal outlays and services in the matter, and that to secure a portion of his claim he obtained an attachment against \$110,000, a part of the prize money in the possession of August Belmont & Co., of this city. A motion was made yesterday in this Court to set aside this attachment and the same argued at considerable length by Judge Pierrepont and Luther R. Marsh, the respective counsel in the case. Judge Fancher took the papers, reserving his decision. the time fully published in the HERALD, that one

COURT OF OYER AND TERMINER. How the Wheels of Justice are Blocked-Attachments Against Two Deputy

At the hour appointed for the reconvening, yesterday morning, of the Court of Oyer and Terminer, Judge Brady, with characteristic promptitude, was punctually on hand. Mr. Sparks, the clerk, was likewise promptly in his accustomed place, and so, too, the representative of the District Attorney's office, and so the jury, and so Peter Carsell, who had been brought by a Deputy Sheriff from the City Prison to be tried on a charge of murder, and so Mr. William F. Howe, the latter's counsel, with law books enough to clear a dozen murderers. The court room also was crowded.

Howe signified his readiness to go on with the trial.

Mr. Russell, Assistant District Attorney, said that he expected to proceed with the trial of Carsell, but it seemed that two important witnesses had falled to appear—Deputy Coroners Leo and Beach. He asked that attachments issue at once against them for non-attendance. He then went on to say that in this way the wheels of justice were often blocked. These Duputy Coroners made the post-mortem examination in the case and their restimony was very important, and yet, although responsive to the summons served on them, they had failed to appear.

Judge Brady asked if the next case could not be taken up.

Mr. Russell said that the next case on the calender was that of McCabe and son, indicted for the

mony of the Deputy Coroners named was also needed.

Mr. Howe said that he appeared as their counsel, and was all prepared to go on with the trial.

Judge Brady granted the attachments asked for, and asked to what time the District Attorney wished the Court adjourned.

Mr. Russell said that in the case of Stokes, King, Scannell and another, he expected a verdict of murder in the first degree. There were only six others indicted for homicide awalting trial, in whose cases he should be satisfied with verdicts of a lesser degree.

It was finally arranged to adjourn till next Friday, to await the coming in of the Grand Jury, Meantime the petty jurors and witnesses were discharged till next Monday.

By Judge Curtis.

Tyler vs. Nealson.—Order denying motion.
Risley vs. Kinsley.—Order granted.
Arnoid vs. Keys.—Default opened on terms,
Judgment, execution, &c. Levy to stand as scourity. See memorandum.
Ferdon vs. Kimmey.—Order granted.
By Judge Van Vorst.
Schwarz vs. Schwarz.—Papers defective. No proof
of service of summons and complaint on defendant.
Gabrielson vs. Homberg.—Hotion denied.
Whitworth vs. Evic Rallway Company, Schermerhorn vs. Wheeler.—Orders granted as amended.

COURT OF COMMON PLEAS-CHAMBERS. Decision.

George C. McGowan vs. Francis S. Sinclair.—Motion granted.

WARINE COURT-PART I.

Action for Attorney's Fees.

Before Judge Curtis. Before Judge Curtis.

Herman Heinstein, assignee of J. D. Reymert, against Withelmina Schott.—This action was brought by plaintiff as assignee to recover for professional services performed and disbursements

made by his assignee or attorney at law, in two separate suits at the request of defendant, who is a clairvoyant doctress, hailing from Denmark. Defendant denied the states of the assignment, the employment and the value of services. It appeared that the services and disbursements in one case were performed and made to effect the release of de-

performed and made to effect the release of defandant's husband from jail, where he was confined upon a enarge of fraud; that the services in the second case were for the benefit of the sale and separate estate of desendant.

Judge Curtis charged the jury that the bona fide of the assignment was to be presumed, it being in writing and under scal, unless it was successfully assailed by affirmative proof. Plaintiff could not recover for the services performed by his assignee to secure the release of defendant's husband from arrest, as these services were not for the benefit of her sole and separate estate.

With regard to the second count in the declaration, it was incumbent on the plaintiff to prove employment and the value of services; that the compensation of a reputable and competent iawyer, who may have spent years of study, self-denial and privation to fit himself for the duties of his

grand profession, to whom might be committed the defence of human life and the protection of human property, was not to be measured by the same standard that governed the payment of daily or hourly labor. Brains, zeal and devotion should be rewarded in proportion to the great interests confided to their care.

Jury found for plaintiff in \$250.

MARINE COURT-CHAMBERS.

Decisions. By Judge Groes.

Kanfman vs. Metzner, Dowley vs. Smith, Sperry vs. Grotty.—Orders granted.
Wendell vs. Somer.—Motion granted to open default and placing cause on calendar of Part 2, for trial September 25 inst.—Order entered.

Baugh vs. File, Bonnewitz vs. Harrison, Hawthorn vs. Acton, Reid vs. Kivien, Newman vs. Baschart.—Orders granted.

Sapero vs. Nichowsky.—Order to vacate order of arrest granted, with \$10 costs.

By Judge Howland.

Renzelman vs. Sticht.—Motion to set aside judgment on ground of irregularity granted, with \$10 costs.

Order entered.

COURT OF GENERAL SESSIONS. Alleged Arson.

Before Judge Sutherland. The trial of Richard Hester, charged with arson in the first degree, in firing the house No. 9 Elizabeth street, on the 7th of June, which was commenced Friday afternoon, was resumed yesterday morning. Assistant District Attorney Rollins opened the sase for the prosecution. The principal witness for the prosecution was Eliza Brockman, whose parents occupied apartments over the basement in which Hester kept a junk store. She testified that on the evening of the fire Hester locked up his basement at six o'clock, and returned about half-past seven, locking the door on the intside, and a few minutes after the prisoner came out. He had not been gone long when she smolled rags burning, which nearly suffocated the family. The doors of the basement were forced open and fames issued from it. Fortunately the fire was discovered and extinguished before it reached the upper part of the building. She ran to Hester's house, in Madison street, and when she told him his place was on fire he replied, "I don't care a damn if the whole place was bazzed up; I am insured \$1,500." The witness further stated that a week before the fire she saw seven or eight londs of bales of rags taken from Hester's place, and that he, in her hearing, before the fire, said business was dull. Mr. Howe cross-examined the witness at great length. The father, mother and two other members of the family were also examined, and their testimony was similar to that of the first witness.

The case will be continued to-day.

Robberry. man, whose parents occupied apartments over the

Robert Herring, a respectable looking young nan, pleaded guilty to an indiciment charging him with assaulting William Cochran on the 2d inst., while passing through First avenue, and robhist., while passing through First avenue, and roo-bing him of a watch worth \$25 and \$5 50 in money. He was sent to the State Prison for six years. In the atternoon the Grand Jury presented a large number of indictments against persons charged with burglary, largeny and felonious

JIFFERSON MARKET POLICE COURT. Stabbing Affray.

At about two o'clock yesterday morning James Clark, of 452 West Thirty-second street, and Jerealtereation while near their residence, and Clark drew a knife, stabbing his opponent severely in the face and leg. He afterwards seemed to have regretted his rash act, as he took the wounded regretted his rash act, as he took the wounded man to the station house, where his injuries were attended to by the surgeon. Upon an examination there McGinn stated that he had been stabbed by an unknown person. He was subsequently taken to his residence, where he told the facts in the case, and Clark was arrested. He was taken belore Justice Cox, at the Jefferson Market Police Court, where he was committed to await the result of McGinn's injuries, which promise to be more serious than at first supposed.

COURT CALENDARS-THIS DAY.

COURT CALENDARS—ItilS DAY.

SUPPREME COURT—CHAMBERS—Held by Judge Fancher.—Nos. 18, 61, 62, 63, 73, 107, 108½, 141, 142, 150, 164, 171, 172, 177. Unit 178.

Marine Court—Fart 1—Held by Judge Curtis.—Nos. 2918, 2858, 2738, 2306, 2754, 2862, 2922, 2882, 2902, 2782, 2938, 2240, 2442, 2044, 2946. Part 2—Held by Judge Shea.—Nos. 2851, 2576, 2857, 2578, 2579, 2589, 2599, 2692, 2639, 2714, 2543, 2867, 3127.

Court of Grneral. Sessions Held by Judge Sutherland.—The People vs. Michael Poran and James Brodrick, rape; the Same vs. John Dwyer, rape; the Same vs. Mary Nelson, felonious assault and battery; the Same vs. Hender, felonious assault and battery; the Same vs. Jeremiah Caidon, Jr., felonious assault and battery; the Same vs. William Dillman, Thomas Waish, Andrew vs. William Dillman, Thomas Waish, Andrew Piack, burglary; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Henry Clark, grand larceny; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Henry Belmont and James Lawrence, receiving stolen goods; the Same vs. Herry Glark, grand larceny; the Same vs. Herry Clark, grand larceny; the Same vs. Herry Clark, grand larceny; the Same vs. Herry Downligan, receiving stolen goods; the Same vs. Herry Glark, grand larceny; the Same vs. Charles McLoughlin, larceny from the person; the Same vs. John Cuilen, grand larceny; the Same vs. Charles McLoughlin, larceny from the person; the Same vs. John Cuilen, grand larceny;

BROOKLYN COURTS.

A Servant Girl Thief Sent to State Prison. Before Judge Moore.

Pauline Sholken, the noted servant girl thief, pleaded guilty yesterday to one of a number of in-dictments against her for grand (arceny. Her mode of operation was to engage as domestic in a house and during the temporary absence steal all the property she could conveniently remove and clear out. In this way she accumulated several thousand dollars? worth of property, and hired a house, which she furnished comfortably, a short distance out on the island, Judge Moore sentenced her to the State Prison for eight years.

Theft of Tea. Cornelius Gallagher was tried yesterday on the charge of having stolen two chests of tea from Martin & Fay's stores Furman street. He was convicted and sentenced to the Penitentiary for a

Plead Guilty. Edward Bird pleaded guilty to burglary in the third degree and was sent to the Penitentiary for three months.

Nicholas Leifer pleaded guilty to petit larceny and received a similar sentence.

COMMISSION OF APPEALS CALENDAR.

ALBANY, Sept. 22, 1973.
The following is the calendar of the Commission of Appeals for Tuesday, September 23:—Nos. 102, 175, 142, 176, 177, 181, 143, 165.

NEW GUINEA.

British Disobvery and Crown Claims of New Insular Territory. [From the Melbourne (Australia) Argus, July 15.]

Intelligence received by telegraph from Sydney the other day that Captain Moresby, of Her Majes ty's steamship Basilisk, had taken formal posses-sion of New Guinea in the name of the British Crown, created much surprise, as only a short time before we were in receipt of Mr. Gladstone's de-claration that England did not need any extension of ferritory.

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of territory.

More accurate information, however, showed
that Captain Moresby's proceedings at New Guinea
consisted of hoisting, as is usual in such cases, the
national flag of the discovering vessel upon several new islands heretofore supposed to be part of
the main land. In a communication to Commodore
Stirling Captain Moresby explains that the right of
discovery was exercised by taking possession of
these islands pending the decision of the imperial
authorities. While making these explorations
Captain Moresby discovered several fine harbors, two of which were named by him
ports Moresby and Fairfax. The Basilisk,
which is now at Bristane, had been cruising in the
neighborhood of Torres Straits for the purpose, it
was supposed, of keeping a check upon the labor
trade, and also to conduct some surveying operations. Captain Moresby had attached to him Lieutenant Connor, of the Fearl, who has completed
a survey of the coasts of Cape York, as also along
portions of the coast of Cape York, as also along
portions of the coast of the Basilisk picked up pieces of gold, and it has been
proposed at Brisbane to send out an expedition to
explore the auriferous territory.

END OF AN UNFORTUNATE WOMAN.

END OF AN UNFORTUNATE WOMAN.

An inquest was held at the Brooklyn Morgue An inquest was held at the Brooklyn Morgue over the body of Lizzie Bayle, a young woman who committed suicide by jumping from the deck of the ferryboat Commodore Barney, while the vessel was in transit between Brooklyn and New York ten days ago. It was shown that the deceased, who was twenty-one years of age, had been living in a nouse of ill repute in West Fourth street, New York, for several years past. She had been keeping company with a man named Charles Nelson, who stated that he made her sequalniance in Philadelphia, her native place, about five years ago, and that he had repeatedly urged her to marry him, but she refused. The remains were yesterday interred in Cypress Hill Cemetery, whither they were ioliowed by several of unfortunate commanions.

TICHBORNE.

THE "CLAIMANT'S" NEXT POINT.

The Prosecution of the Nondescript Taken by Surprise.

The following summary of the proceedings before the Lord Chief Justice and a full Bench is taken from the London Daily Telegraph of September 9. Though imperfectly revealing the important testimony of September 8, the statement embodies a comprehensive sketch of the "claimant's" strong est evidece, in which he has taken the prosecution

est evidece, in which he has taken the prosecution by surprise:—

The crowd that yesterday assembled to greet "Sir Roger" and the "faithful" Bogie was the largest that Palace Yard has yet witnessed, and must have sorely taxed the patience of Mr. inspector Denning, who had to send to Scotland yard early in the day for a strong additional reinforcement. Inside the court was packed. Bogie's evidence was obviously expected to be a pice de risistance, and not only were the galleries crowded, but all the now well familiar faces were present in court, from Mr. Gbsford to the old geniteinan who has never yet missed a day, and from Major Fraser of the Carabineers, to the stout barrister whom report asserts to be the particular geniteman alluded to by Dr. Kenealy as knowing "every date in English history." A few minutes after twelve Bogie stepped into the box, and we hope it will not be a remark "calculated to influence the jury in arriving at their decision" if we observe that his appearance told in his favor. He is a hale old man, far blacker than most of his race, and with grizzled locks, when so far refain the ebony hue of their pristing youth as to render

MR. HAWKINS' PROMISE TO THE JURY, that they would find him "all white at the top and all black at the bottom," more humorous shan strictly veraclous. "Uncle" B gie has a pleasant expression of seatures, a happy little samie, that keeps fitting over his face, and a quiet decorous mann r such as befits a vassal of a great house. Either the Court had hed its spell of laughter on Friday last over the drolleries of the frepressible hairdresser, or else it was in no laughing humor. Certain it is that "my Uncle Doughty's vact manner; and that, although every queetion was closely lollowed, there were no particular demonstrations effect of amusement or, as is semetimes the case, of partisanship.

Considered, as it were, a priori, it is clear that Bogie's evidence resolves itsol fint two heads—the first positive, that he bineves the defendant to be Roger Charles Doughty Tic

ral acuteness stands firmly to these two points it will be

SOMEWHAT DIFFICULT

to get any "roars of imighter" out of him in cross-examination. As told in calef the old man's story was very simple. He was now, he said, sixty-seven years of age, and he entered the service of Sir Edward Doughty in his eleventh year, and remained in it this that paronet died, in 1853. He then—having a pension of £50 a year paid him by Lady Doughty, and £100 given to him for his passage money—went out to Australia with his lamily and settled at Balmaine, a suburb of Sydney. At Sydney it was that he first met the decendant, who came up to him and said, "Halloa, Bogle, is that you?" I said, "Ye, sir, it is; how do you do?" adding, "You have got vory stout," to which the defendant replied by the pleasant admission that he was "no longer the slender lad that he was when he left Tichborne." Further conversation with the defendant leit no doubt whatever upon

that he was when he left Tichborne." Further conversation with the defendant left no doubt whatever upon

BOGLE'S MIND

that he was the man he represented bimself to be, and so strongly was he impressed with this belief that he at once consented to accompany the defendant to England, and has lived in his nonse ever since. Such was the gist of his evidence, which will, nevertheless, be found to deserve perusal question by question. Incidental points in it are his confirmation of the fact, to which other witnesses have already deposed, that Roger and his consin used to wark out together alone; his story—with which the public is already familiar—of how he has lost his pension; and his evidence about the tation marks, which took Mr. Hawkins extremely by surprise, it being agrung upon him in reply to a question of his own in cross-examination. It seems that on more than one occasion the old valid had jound the young man more or less en desanchild, smoking a cigar. Upon these occasions he had seen Roger's arms, and he was perfectly certain that they were not tattaced in any way; "and, to tell you the truth," added the witness, "between you and me, I do not believe that any one ever saw a tattoo mark upon him."

TAKEN UNAWARES

by this evidence, which he evidently had not expected, Mr. Hawkins asked why the witness had never said anything about the matter before, but failed to elicit any satisfactory reply. For the rest the tenor of the Cross-examination seemed to be to show that the knowledge possessed by this witness of the Tichborne family and of Roger's early history was co-extensive with that possessed by the claimant—so indirectly supporting the hypothesis that the defendant obtained from logic all the information that he really possessed before he methis mother in Parls. The cross-examination, although not interesting except to those who possess special knowledge of the details of the case, was yet very severe. It had not concluded when the Court rose, and it will be resumed to-day.

By five o'clock many thousa

when the Court rose,
to-day.

By five o'clock many thousand people had assembled in Palace Yard, which was completely
filled, the crowd overflowing into the street, and
lining the railings which lead to Westminster
Bridge. Indeed, the popularity of the claimant
seems greater than ever, his partisans remaining on raisce yard for hours together, in the hope of catching a gimpse of his portly person, while the cheers which greeted him on his departure ought to have been audible at Charing Cross, and probably were. We believe that, at the reassembling of the Court this morning, Dr. Kenealy will call attention to a letter, which his been received from the Treasurer, and will argue that it renders nugatory the promise given him by the Bench that the expenses of his witnesses should be paid.

Severity of the Scourge in the Capital of Siam.
The Japan Mail, published at Yokohama, of the

22d of August, reports as follows:-

The following is an extract from a private letter from Bangkok:—

The following is an extract from a private letter from Bangkok:—

"Choiera is razing here. There is a prison about 200 yards from my house, exactly one-tenth of the prisoners in which have died, and about one-third have been or are sick. In the next garden to this the gardeners have been decimated in a fortnight. In our garden there have been but few cases, and these have been reported to me at once and have been happily cured by landanum, chlorodyne and brandy in the first stage, and camphor water and acctate of lead as a second resort. The panic has been wonderful. For one or two days, at the worst time, the place seemed almost a city of the dead. Eave the boats of foreigners one saw no craft moving in the usually busy river. The people seemed to have fied to their inner rooms, and one felt almost aione. The great noblemon shut themselves up; their slaves and retainers fied to the country; the courts were closed, the markets unattended. Even yesterday I sent my boy to buy rice. He went the whole length of the chief market, a market nearly a mile and a half long, and could not buy that first article or food. The rice boats fied the pest-stricken city, and iamine seems to threaten."

The Disease at Singapore.

The Disease at Singapore.

The Hiogo, Japan. News of August 20th says:—

Now that the cholors in a dangerous form has reached Singapore, and the seeds of it may chance to be brought Northward by any vessel trading on the China coast, we think it would not be amass if the government were to issue some simple directions to all local authorities as to the steps which should be taken in case of any out-reak occurring. Though we have reason to doubt the correctness of the rumors which have been in circulation as to some cases of cholera having occurred in a town some forty-five miles to the westward of this, there can be no doubt that the reckless way in which fight as allowed to collect and fester in the sun in the drains of the native towns, together with the quantities of unripe fruit which the Japanese seem to delight to munch, have between them many deaths to answer for, and with such surroundings an outbreak of an epidemic at any moment need cause no surprise.

On the China Coast. The Yokohama Mail, of August 22, has the follow-

ing:—
A letter received at Okurasho from Nagasaki says that there is an outbreak of cholera on the coasts of China, and recommends that great care be taken at the various Japanese ports to prevent the contagion spreading in Japan.

WORK OF THE COBONERS.

Anthony Sheffert, aged twenty-six, of No. 1,988 Third, avenue, dropped dead on the sidewalk yester-

known boy floating opposite pier 2 East River yesterday. Age, about ten years, dark hair and complexion; dark jacket and trousers and cowhide shoes.

William Collins, aged six, of No. 535 Washington street, while flying a kite, fell from the roof, on Thursday last and died at the Bellevue Hospital on tangan.

anday.
Thomas Bell, of No. 510 West Thirty-ninth street, aged fity-five, a native of Ireland, fell from a truck on Friday last and died yesterday.

Mary O'Connor, aged six, who was run over by a truck on the corner of Coenties slip and Front street three weeks ago, died yesterday. The driver was arrested at the time and has been in the Tombs ever since. The inquest will be held to-day, when the driver will probably have a hearing.

THE DEERHOUND

"To What Base Uses May We Come at Last !"

The Career of an English Float, Beginning Her History During the Most Important Naval Event of the War for the Union.

THE WHALEBOAT OF THE ALABAMA.

Rate of the Great Naval Reserve of the Late Confederate States.

The Last Enemy of the Kearsarge in Trouble.

[From the London Daily Standard, Sept. 9.]

TO THE EDITOR OF THE STANDARD:inst., was quite dissimilar to that of the Deeround, now under consideration; and, as the former has been settled to the complete satisfaction of all concerned, let us leave it and devote

our attention to the merits of the latter. With the bluntness and candor of a straightforward sailor Captain Travers admits in his recent letter to you that the Deerhound had been engaged in landing arms when she was captured out at sea by the Spanish republican gunboat Buenaventura; but from all accounts it does not appear that any traffic of that kind is illegal, so far as the law of England is concerned, and with regard to what the law of Spain is upon that point we have not as yet been informed.

been informed.

At present the trade in arms is open to all in this country who may think proper to carry it on, and it is, therefore, as lawini at this moment to ship a cargo of guns as it would be to embark a consignment of umbrelias.

argo of guas as it would be to embark a consignment of umbrellas.

The real question at issue is that the seizure of the Deerhound was effected upon the high seas and not in Spanish waters at all, and was, so far at least, under all circumstances litegal. The character of the vessel has nothing whatever to do with the matter, nor could it in any way affect so fagrant a violation of the maritime code of nations. This point, however, is of secondary importance when compared with the harsh and unjustifiable conduct pursued by the Spanish authorities towards Colonel Start, Captain Travers and the rest of the crew of the Deerhound since they were captured. According to the latest accounts received from the spot, it appears that they are all sufering the greatest privations, arising from close imprisonment in the fortress of St. Sebastian, as well as from bad food and miserable sanitary arrangements; and what their irlends and relatives have some ground in asking for, is that the matter may be regarded as worthy of attention, and that some speedy means may be arrived at to relieve these Englishmen in their present painful extremity. I have the henor to be, sir, your most obedient servant,

ThatCheb House Club, St. James', Sept. 8, 1873. THATCHED HOUSE CLUB, ST. JAMES', Sept. 8, 1873.

TO THE EDITOR OF THE STANDARD:-SIR-Mr. Charles C. Rainier sees a parallel between the cases of the Alabama and of the Deerhound, but no such parallel exists. First, the Alabama was an armed vessel, which attacked the enemy's ships; the Deerhound was unarmed and was engaged in trade. Secondly, the United States government had established an effective blockade; no blockade has been even alleged to cxist on the coast of Spain. Thirdly, the Confederate States were acknowledged as beiligorents; the Carlists have not been so acknowledged. Fourthly, the United States were, and are, a recognized government; the republicans of Madrid are no more a government than are the republicans of Cartagena, and have not been recognized by any European country.

Cartagena, and have not been recognized by any European country.
The whole question is one of law, not of sentiment. It may suit Mr. Rainier's purpose to tax his opponents with "legal quibbling;" but grave questions cannot be treated in so offinand a style by any one who appreciates their real hearing. Your obedient servant, AYMEZ LOYAULTE. SEPT. 8, 1873.

A SEVEN OCTAVE RICHLY CARVED PIANO, WITH A lakest improvements, \$140; one upright, \$500; and other second hand Fianos, very clean for each, at JOHN MAHON'S factory, corner Fordeth street and First av.

SPLENDID ASSORTMENT OF SECOND HAND Planos of Steinway & Sons and other fleet class ters, tor saic cheap; also steinway & Sons' Upright nos to reat to responsible parties. STEINWAY & SONS, Steinway Hall, New York.

7 OCTAVE ROSEWOOD PIANOFORTE, RICH, powerful tone, short time used, a sacrifice; cash used; Parlor Organ, three stops, great bargain.
PEAR & SON, 127 Blocker street. A MODERN 7 OCTAVE ROSEWOOD PIANOFORTE,

A DYERTISER WISHES TO ENGAGE IN SOME A light manufacting or other business not requiring his services before 8 P. M. Address, appointing inter-view, IMPORTED LEATHER, box 108 Heraid office.

A \$200 MAGNIFICENT 71/2 OCTAVE AGRAPPE rosewood overstrung from frame (Goldsmith) Plano-torte, Stool, &c.; carved case and lega; latest improve-ments; fully guaranteed. GOLDSMITH'S, 22 Bleecker street, near Bowery.

A MAGNIFICENT 7% OCTAVE ROSEWOOD PIANO-forte for cale, four round corners, made order, cele-brated maker, fully guaranteed, used 5 months, cost \$1,20, for \$300; embroidered Cloth Cover, \$1001, Music Stand: also Perlor, chamber, dining Furniture, a sacri-fice; the property of W. R. Livingston. 36 West 16th st., near 5th av.

A NEW GRAND SCALE 714 OCTAVE POUR LARGE carved legs and case, patent agrarie, all improvements made to order, best city makers; cost \$1,000, for \$275; Stool, Cover and Music Cabinet. Oali at private residence 129 West 23d st.

A. -CABINET ORGAN, NEARLY NEW, THREE SETS reeds, best maker, extra fine tone, very cheap; or would trade for a tep or no top Waron. Apply at Carriago Waroroums No. 8 Cortlandt street.

A -BEAUTIPUL 7% OCTAVE ROSEWOOD PIANOS, carved, overstrung, agraffe treble, every improvement; fully warranted; meanufacturing price \$250; instalments taken, \$12 monthly.

107 West Twenty-third street, corner Sixto avenue.

A LADY WILL SELL A ROSEWOOD UPRIGHT
Planoforte, beautiful carved case and legs, for \$125;
cost \$350; modern improvements; sweet, powerful tone;
colebrated makers, 28 Third street, near flowery. A LADY, WANTING MONEY, WILL SELL HER elegant Piano for \$200, cost \$600, used six months, at 32 Greenwich avenue, near Teath street.

PLEGANT SEVEN OCTAVE ROSEWOOD PIANO-forte, only \$110; celebrated city maker; beautiful Parlor Organ balf its value; rare chance for cash. Please examine. JAMES GORDON, 157 Bleecker st.

PIRST CLASS PIANOS TO LET-\$6 PER MONTH:
Tone at \$4: Cabinet Organs, \$1: rent allowed. G. P.
BENJAMIN, Piano Warerooms, 712 Eighth avenue. Open
day and evening.

POR SALE CHEAP—A NEW FISK PATENT B FLAT
Cornet, in perfect order, with good ione, at a sacrifice. Address MUSIC, Post office, Valley Stream,
Queens county, Long Island.

GOOD PIANOS FOR RENT OR SALE-CHEAP FOR cash; rent applied to purchase, as MERRELL'S, No. B Union square, 1.5 Fourth avenue. Call and see them.

MA"ON A HAMLIN CABINET ORGANS, WINNERS of HIGHEST MEDALS at Vienna 1873, Paris 1887, and in America Always, The largest stock and greatest assortment of styles of Organs in the country are to be found at the warerooms of the MASON & LOWIST PRICES, So. Olion styles, New York, at LOWIST PRICES, So. The Control of the Cont

PIANOS—SECOND HAND, OF VARIOUS MAKERS, IN thorough order, for sale, at low prices, also Pianos to rent, of our own manufacture; by Chickering & sons, it East Fourteenth street, between Broadway and Fifth

Planos and Organs—VERY LOW FOR CASH OR instalments, or to rent; \$5 to \$10 per month. 788 Brondway, corner Tenth street.

SIGN AND ORNAMENTAL PAINTING WANTED IN payment for a Plano or organ. Address SIGNS, box 189 Herald office.

TO LET CHEAP—AN ELEGANT ROSEWOOD CHICK-

WANTED-A PIANO THAT HAS BEEN SLIGHTLY used Chickering or Steinway preferred. Address stating full particulars and price, A. B., box 206 Herald office. 500 PIANOS AND ORGANS, NEW AND SECOND hand, of first class; makers, will be sold at lower prices, for cesh or instalments, or for rent, in city or country, by HORAOH WATERS & SON, 43 Broadway. BLECTION NOTICE.

STATE OF NEW YORK-OFFIGE OF THE SECRElary of State. Albany, July 29, 1873.
To the Shraite of the County of New York:
Sir-Notice is boreby given that, at the General Election to be held in this State on the Tuesday succeeding
the first Monday of November next, the following officers
are to be elected, to wit.

A Secretary of State, un the place of G. Hilton Scribner.
A Comptroller, in the place of Nelson E. Hopkins.
A Treasurer, in the place of Thomas Enines.
An Attorney General, in the place of Trancis C. Barlow.
A State Engineer and Surveyor, in the place of William
B. Taylor. A. Taylor.

A Canal Commissioner, in the place of John D. Pay.

An Inspector of State Prisons, in the place of Solomo

An Inspector of State Prisons, in the place of Solomon Scheu.

All whose terms of office will expire on the last day of December next.

Also two (3) Justices of the Supreme Court for the Pirst Judicial District, in the place of Daniel P. Ingraham and Enoch L. Fancher, whose term of office will expire on the last day of December next.

Also a Senator for the Fourth Senate District, comprising the First, Second, Third, Fourth, Pirth, Sixth, Seventh, Thirteenth and Fourteenth wards of the city and county of New York.

Also a Senator for the Fifth Senate District, comprising county of New York.

Also a Bonator for the Fifth Senate District, comprising
the Eighth, Sinth, Fifteenth and Sixteenth wards of the
city and county of New York.

Also a Senator for the Sixth Senate District, comprising
the Forth, Eleventh and Seventeenth wards of the
city
and county of New York.

city and county of New York.

Also a Senator for the Sixth Senate District, comprising the Tenth, Eleventh and Seventeenth wards of the city and county of New York.

Also a Senator for the Eeventh Fenate District, comprising the Eighteenth, Twentieth and Twenty-first wards of the city and county of New York.

Also a Senator for the Eighth Senate district, comprising the Twelfih, Nineteenth and Twenty-second wards of the city and county of New York.

Also a Representative in the Forty-third Congress of the United Slates from the Sixth Congressional district, as established by chapter 619 of the Laws of 1872, comprising the Eleventh and Thirteenth wards of the city of New York, and that portion of the Eighteenth and Twenty-first wards of the said city lying east of Third avenue, shall compose the Sixth district, in place of James Frocks, deceased.

City and county officers to be elected:—Twenty-one (21) Members of Assembly.

A Electif, in the place of Matthew F. Brennan.

A County Olerk, in the place of Patrick H. Keenan, Twenty-one (21) Members of Assembly.

Three (3) Coroners, in the place of Patrick H. Keenan, Nelson W. Young and derson N. Herrman.

Two Justices of the Superior Court, in place of John & Mounty Olerk, and theny E. Hovyland.

Three (3) Coroners, in the place of Patrick H. Keenan, Nelson W. Young and derson N. Herrman.

Two Justices of the Superior Court, in place of John & John & H. Welling and County of Members of the Superior Court, in place of John & John & H. Welling & John &

pointment, pursuant to section 17, article 6, of the constitution.

Passed April 26, 1873, three-fifths being present.

The Feople of the State of New York, represented in Eenate and Assembly, do enact as follows:—

Excrised 1.—The question whether the offices of Chief Judge and Associate Judge of the Court of Appeals, the Justices of the Sopreme Court, the Judges of the Superior Court of the city of New York, of the Court of Common Pleas of the city and county of New York, of the Euperior Court of Budalo, of the City Court of Brooklyn and the County Judge of the several counties of this State, shall be realter be filled by appointment, shall be submitted to the electors of this State, at the general election to be held on the Tucsday succeeding the first Mondalist County of the Court of the County of the County of the Court of the County of the State, in the manner hereinafter mentioned. shmitted to the electors of this State at the general election to be held on the Tuesday succeeding the first Monday of November next, as provided in section 17 of gruicio 6 of the constitution of this State, in the manner hereinafter mentioned.

Sec. 2.—The Inspectors of Election in each Election District in the State shall provide two boxes, in which they shall deposit the ballots of the electors upon the question whether the Judges and Justices of the several courts amed in the first section of this act shall hereative be filled by appointment. One of said boxes shall be labelled "Appointment or election of the Chief Judge and Associate Judges of the Court of Appeals and of Justices of the Survens Court." The other one shall be labelled "Appointment or election of Judges of Oily and County Courts." Each citizon entitled to voto at such election may vote two ballots, as follows:—One of them shall be endorsed "Appointment or election of the Chief Judge and Associate Judges of the Court of Appeals, and of the Judges of the Court of Appeals, and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals, and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court of Appeals and of the Judges of the Court be hereafter filled by appointment—No;" and all such ballots shall be denoised in the boxes habelled "Appointment or election of Chief Judge and Associate Judges of the Court be hereafter filled by appointment on the boxes habelled "Appointment or election of the Judge of the Court of Appeals and Judges of the C

number of such ballots upon each question, and the whole number of and scalast each of the said questions, and shall certify and make return of the said several votes in the same manner as prescribed by law in reterence to other ballots at a general election.

Sac. 4.—The votes so given shall be canvassed by the several Boards of County Canvassers, and the next meeting thereo County Canvassers, and the next meeting thereo Gater such election, and the next meeting thereo Gater such election, and the next meeting thereo after such election of State Canvassers. The existing law in reference to a general election shall, in all respects, so far as applicable, apply to and regulate the proceedings and duties of the said coard of County and State Canvassers, and of the County Cerks and Secretary of State. From the statements made to the Board of State Canvassers it shall decoming the same than the same to the Secretary of State, who shall felt the same in his office.

Sec. 3.—If a majority of all the ballots endorsed "Appointment or election of Chief Judge and Associate Judges of the Court of Appeals and of Justices of the Supreme Court" shall be filled by appointment or election of Chief Judge and Associate Judges of the Court of Appeals and of Justices of the Supreme Court, they shall be filled by appointment by the Governor, by and with the advice and consent of the Senate, or if the Senate be not in session, by the Governor, by and with the advice and consent of the Senate, or if the Senate be not in session, by the Governor, by and with the advice and consent of the Senate, or if the Senate be not in session, by the Governor, by and with the advice and consent of the Senate, or if the Senate be not in session, by the Governor of the said section be offered to the Senate, when next convened, and such appointment by the Governor, by and with the advice and consent of the Senate, when next convened, and such appointment by the Governor of the Senate should be adversed to the Senate should be senate and such aspointm

An act to provide for the annexation of the towns of Morrisania, West Farms and Kingsbridge, in the county of Westchester, to the city and county of Westchester, to the city and county of New York.

Passed May 23, 1873, three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:—

Senate and County of New York, and in each election district in the several lowns of the county of Westchester, a separate box, in which the inspectors of election in each of said election districts shall deposit the ballots presented to them by the electors of said districts, which ballots shall have on the outside thereof the following words, "Annexation," and on the inside of each of said ballots shall be the words, "For the annexation of the towns of Morrisania, West Farms and Kingsbridge to the city and county of New York," Buch ballots shall be softed as to conceal all the words therein except "Annexation," such ballots shall be cantered in the same manner as votes given for State officers are by lew required to be cantessed and returned in the same manner as votes given for State officers are by lew returned to the same manner as votes given for State officers are by lew returned to the same manner as votes given for State officers are by lew returned to the same manner as votes given for State officers are by lew returned to the same manner as votes given for State to make and file exception and county of New York," then it slaid to each and state the towns of Morrisanis, West Farms and Kingsbridge to the city and county of New York,

ELECTION NOTICE.

act specified; and except also as to section ser which shall take effect immediately. G. HILTON SCRIBNER, Secretary of State

SHERIFF'S OFFICE, NEW COURT HOUSE,
CITY AND COUNTY OF NEW YORE, AUGUST 1, 1973. I
Teerfify the foregoing to be a Brue copy of the election notice received by me this far from this feer stary of the county of New York.
State.
Sheriff of the city and county of New York.
Publishers of newspapers are notified not insert the advertisement unless specially authorized to do so. See chapter 480, Laws of 1880.

MATTHEW T. BRENNAN. Sheriff.

BUSINESS OPPORTUNITIES.

A GENTLEMAN, AGED 34 DESIRES TO ASSOCIATE himself with a good paying, established business at horough business athorough business athorough business athibity, with an experience extending over if years continuously; a first class bookkeeper, correspondent and financier, for the last tone years acting in this capacity to a large importing house; to any one who feels the used of a really active and reliable confidential man this is a good opportunity, or, in view of carly retirement from business, arrangements for purchase could be made; possesses a moderate outside income; highest references given and required. None but bons fide parties need address J. T., box 208 Herald office.

A SPLENDID OPPORTUNITY.—A PLUMBING AND Gasditing Establishment, together with Kerosene Lamps, Olis, &c., &c., in a first class location, and established by every byte present owner. For particulars apply at the ARCHER & PANCOAST GAS PIXTURE MANUFACTURING CO., 63, 70 and 72 Wooster street. A PARTNER WANTED-TO TAKE CHARGE OF THE

office of a manufacturing business paying large fits; ready capital required; no others need apply. SHEPARD, 32 Reade street. A YOUNG LADY OF EXTRAORDINARY ABILITY wants \$1,000 to immediately avail herself of the fruits of her costly artistic education and experience; money soon returned with large accessions. Address ANF, box 143 Heraid office.

A WHOLESALE AGENT WANTED—IN EACH STATE (excepting New York city), for a valuable commercial article. Callon or address LIEBIG'S L. QUID EXTRACT COMPANY, 53 Broadway, third floor, front. A GOOD OPPORTUNITY TO GRT IN AN OLD location; suitable for lady or gentlemen; \$2.000 or \$4,000 required. Address RETIRING, \$76½ Bowery.

A LARGE CASH PACKING BOX BUSINESS, WHICH has been in successful operation many years, will be given to any party buying the Machinery, which is first class in every respect, and will be sold for half its value. PARISH, box its Horald office. A CHANGE SELDOM MET WITH.—FÖR SALE, A first class, well paying Grocery and Liquor Bestness, in a good neighborhood; slore and locality must be seen to be appreciated; part of purohase money may remain on good security. For further particulars apply at the store, 187 Broadway, corner of Sixth street, Brooklyn, E. B. Agents need not answer.

AN INTEREST IN A VERY PLEASANT CASH BUSI-is ness requiring the assistance of smaller gentleman is offered for \$1,000; worth at least \$12,000. Apply at 50 Broad street, room 7.

A NY DENTIST OR INVALID HAVING A LITTLE Cash can join me in a professional tour to the West Indies for the winter; knows where money can be made rapidly. Address TROPICS, Herald Uptown Branch office, 1,205 Broadway.

A BRILLIANT TONED DOUBLE BOUND 7% OC-tave Parlor Pianoforts for \$225, cost \$300, has all improvements, with guarantee; a beautiful 7 octave Pianoforte, \$100; also complete Household Furniture; must be sold. Call this day private residence 210 West Plat st FOR SALE-HALF INTEREST IN A PATENT breech-loading Military Ride; will shoot 26 times in a minute; is very valuable; weighs eight pounds; want of funds reason for seiling. Address W. H. S., box 10, Hergen Post office, Jersey City.

IF YOU DESIRE A GOOD, SQUARE, PROFITABLE Business, and willing to lovest a few hundred lars, address for particulars HONESTY, box 164 ft.

MANUPACTURER'S AGENT TO TAKE SURBORN Mon of local agents and the introduction of scales line of goods; \$500 capital; \$75 week in the one. Apply to MANUPACTURER, Astor House, room 78. PARTNER, WITH \$1,000, IN AN OLD ESTABLISHED wholesale and retail produce and provision business; reference given and required. Call at 200 Broadway, room 3.

PRINTING OFFICE FOR SALE—STEAM PRESSES and everything complete, doing a good business. Address MAC, box 187 Herald office, for particulars or incterview. PATENT. -A VALUABLE PATENT RIGHT FOR sale. Apply at 70 Broadway, room 20, where model can be seen.

PHILADELPHIA GENERAL AGENT TO OPEN w olesale depot for staple line of goods; pays 300 per cent; steady sales; \$1.00 mouthly profile; \$5.00 capital Apply to MaNUFACTURES; room 75, Astor House.

PROFITABLE BUSINESS, -A COMPANY NOW WORK

RARE CHANCE TO MAKE MONEY.—WANTED, A Pellable man to take an interest in and act as easiler for the best paying exhibition in America. For an interview address box 1,533 Post office. WANTED-A BUSINESS MAN, WITH PROM \$1,000 to \$2,000, in a light business; profits 50 per cent. Parties meaning business please address LONGCOPE, care of 599 Broadway.

WANTED—A SITUATION AS FOREMAN OR SUPER intendent of a manufacturing busines, or would take an interest in the same, either wood or from hand 25 year? experience in the business and is a practical mechanic. Address MECHANIC, Herald office.

85 WEST BLEECKER STREET, NRAR BROAD way.—A Dressmaking and Millinery Business for sale, or the same will be let to responsible parties, together with the elegantly furnished rooms. \$700 WILL PURCHASE STOCK AND PIXTURES of the most prominent. Char Stores on Broadway (west side), near st. George Hotel.

M. SETTS, 37 Union square, Broadway.

\$1,000, -WANTED TO PURCHASE THE WHOLE

\$5,000. A MANUFACTURER AND IMPORTER specialties in the grocery trade is destrous of meeting a business man with the above amount to purchase half interest. Apply personally at 70 Cortlands street, up stairs.

AT 80 NASSAU STREET, BETWEEN FULTON AND John streets—NEWMAN LEOPOLD continues the buying, selling or advancing on Diamonds, Watches, Jewetry, Pianos, Merchandise, Life Policies for any amount.

Amount.

A. J. Jackson. No. 56 West Thirsty-first.
A. street, late 90 Prince street, advances money liberally on Diamonds, Watches, Jeweiry, &c., &c. Private entrance for ladies.

A. MERICAN OFFICE, \$75,000.—DIAMONDS, WATCHES, Jeweiry, Silver, Camel's Hair Shawis Laces, valuables, &c.: utmost value leaned, or will buy. Established 1854.

J. H. BARKINGER, 735 Broadway.

MONEY ADVANCED TO ANY AMOUNT ON Watches, Diamonds, solid Sliverware, Laces, Camel's Bair Shawls, &c.; business strictly private; tSrms reasonable. J. SOLOMON, Loan Broker, 13 Felton street.

MONEY FOR ALL.—WORKING PROPLE, MALE OR female, can have their wages advanced, without personal security, by applying to the WORKING PROPLE'S LOAN AND TRUST ASSOCIATION, corner Chambers street and College place, Exchange Bank Building, second floor.

S. FIRUSKI, 681 BRUADWAY, CORNER AMITY Jewelry, Sliverware, Pianos, Silks, &c. Private office for ladics. Business confidential. 661 Froadway.

O NASSAU STREET, OPPOSITE POST OFFICE,—
Develop and all kinds of Merchandise. The same bought
and sold. Room L.
HYMAN LEGPOLD.

403 SIXTH AVENUE, BETWEEN TWENTY-FOURTH on Diamonds, Watches, Jewelry, Silks, Laces and Shawls. Same bought at full value.

L. BERNABL, 1.267 BROADWAY, OVER HERALD BRANCH office, room B.—Parlor for ladies. Branch 1,207 Broadway. Money loaned on Dismonday Watched Jewslry, 4c. Same bought and sold. Lingo BROS.

PROPOSALS.

PROPOSALS FOR THE CONSTRUCTION OF A FIRE Corresponding to the cities of Washington and Georgetown, D. C.

WASHINGTON, Sept. I., 1873.

Sealed proposals will be received at this office until 13 M. on the lat day of Uctober, 1875, for the crection of a system of Fire Alarm Telegraph, including all labor and material, fire alarm boxes, with the necessary circuits, wires, machinary and appurtenances required to place the system in thorough working order, agreeably to an act of the Legislative Assembly of the bistrict of Columbia, approved June 26, 1876, and in accordance with the specifications, and mainty in accordance with the specifications, and mainty in accordance with disgraph both of which can be seen and will be explained at room No. 17. Columbia Buildings.

The system to be intrainable shall be in every respect equal to the best in use, and, to scource that, the successful contractor will be required by a penal bend, legally certification and for the full profurmance of the contract.

Bids must be accompanded by a penal bend, legally certification in the proper working order. The right to reject any or all bids is reserved.

Payment will be made when the whole work shall have been completed and accepted by the Board in avaried him.

The right to reject any or all bids is reserved.

Payment will be made when the whole work shall have been completed and accepted by the Board in have been completed and accepted by the Board in twenty (20) per centum of the amount contracted for will be retained until the end of the said two (3) years as a guarantee therefor.

Proposals must be neclosed in a sealed envelope, enveloped to the proper working order.

Proposals must be neclosed in a sealed envelope, enveloped to the proper working order.

Proposals must be neclosed in a sealed envelope, enveloped to the proper working order.

A GENTLEMAN RESIDING IN CORTLAND A county would like to buy butter and other produce for some good house in this city, either on commission or for salary. Inquire of H. D. DUMONT, 95 Nassau st.

WANTED-BY A MIDDLE-AGED AMERICAN LIEUMAN, resident of a foreign country, to mak acquaintance of an intelligent young lady with a view matrimony; one with some means preferred. Adstaugs ac, complexion, dc., it. H., box 102 Heraid